

1 THE O'MARA LAW FIRM, P.C.  
2 DAVID C. O'MARA  
2 NEVADA BAR NO. 8599  
3 311 East Liberty St.  
3 Reno, Nevada 89501  
4 775-323-1321  
4 775-323-4082 (fax)  
david@omaralaw.net

*Counsel for Plaintiffs*

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

8 EAST CAREER AND TECHNICAL )  
9 ACADEMY STUDENTS FOR LIFE, )  
9 FELIPE AVILA, an individual, and )  
10 JANELLE RIVERA, an individual, )  
10 Plaintiffs, )  
11 )  
11 v. )  
12 )  
12 CLARK COUNTY SCHOOL DISTRICT; )  
13 EAST CAREER AND TECHNICAL )  
13 ACADEMY; DR. JESUS JARA, )  
14 individually and in his capacity ad )  
14 Superintendent of Clark County School )  
15 District; TRISH TAYLOR, Individually )  
15 and her capacity as Principal of East Career )  
16 and Technical Academy; KAREN )  
16 STELLUTO, individually and in her )  
17 capacity as Assistant Principal of East )  
17 Career and Technical Academy; and )  
18 VINCENT MEDINA, Individually and in )  
18 his capacity as Assistant Principal of East )  
19 Career and Technical Academy, )  
19 Defendants. )  
20 )

22 Pursuant to Local Rule IA 6-1, Plaintiffs, East Career Technical Academy Students for Live,  
23 Felipe Avilla, and Janelle Rivera (“Plaintiffs”) and Defendant, Clark County School District, Dr.  
24 Jesus Jara, Trish Taylor, Vincent Medina and Karen Stelluto (“Defendants”) hereby stipulate to  
25 extend the time in which Plaintiff has to file their opposition to Defendant’s motion to dismiss up to  
26 and including January 6, 2023. The parties respectfully ask this Court to enter an Order granting this  
27 extension and in support thereof state as follows:

1       1. Defendants filed Motion for Partial Dismissal on November 22, 2022 (ECF No. 10).

2 Plaintiff's opposition is due on December 6, 2022.

3       2. The Parties have met and conferred and stipulated that Plaintiffs shall have up to and  
4 including, Friday, January 6, 2023, to file their opposition to the motion to dismiss. Defendants shall  
5 have 15 days, or up to and including January 23, 2022, to file their reply.

6       3. This is the first stipulation for extension of time for Plaintiffs to oppose Defendants'  
7 motion to dismiss.

8       4. This request is made in good faith and not for the purpose of delay.

9       Dated: December 5, 2022  
10      MARQUIS AURBACH

11      \_\_\_\_\_  
12      /s/ Jackie V. Nichols

13      \_\_\_\_\_  
14      Craig R. Anderson, Esq.  
15      Jackie V. Nichols, Esq.  
16      10001 Park Run Dr.  
17      Las Vegas, Nevada 89145

18      \_\_\_\_\_  
19      *Counsel for Defendants Clark County  
20      School District, Dr. Jesus Jara, Trish  
21      Taylor, Vincent Medina and Karen  
22      Stelluto*

23      Dated: December 5, 2022  
24      THE O'MARA LAW FIRM, P.C.

25      \_\_\_\_\_  
26      /s/ David C. O'Mara

27      \_\_\_\_\_  
28      DAVID C. O'MARA, ESQ  
29      311 East Liberty St.  
30      Reno, Nevada 89501  
31      775-323-1321  
32      775-323-4082 (fax)

33      \_\_\_\_\_  
34      Joan M. Mannix\*  
35      Thomas More Society - Special Counsel  
36      135 South LaSalle Street, Suite 2200  
37      Chicago, IL 60602  
38      (312) 685-4552  
39      [jmannix@joanmannixltd.com](mailto:jmannix@joanmannixltd.com)

40      \_\_\_\_\_  
41      \*pro hac vice application forthcoming

42      \_\_\_\_\_  
43      *Counsel for Plaintiffs*

44      \_\_\_\_\_  
45      **ORDER**

46      \_\_\_\_\_  
47      **IT IS SO ORDERED:** The deadline for Plaintiffs to file their opposition to Defendant's  
48      motion to dismiss will be extended to and including Friday, January 6, 2023.

49      \_\_\_\_\_  
50      Dated:

51      \_\_\_\_\_  
52        
53      \_\_\_\_\_  
54      RICHARD F. BOULWARE, II  
55      UNITED STATES DISTRICT JUDGE  
56      DATED this 6th day of December, 2022.